

IN THE COURT OF COMMON PLEAS FIRST JUDICIAL DISTRICT OF PENNSYLVANIA CRIMINAL TRIAL DIVISION COMMONWEALTH vs. SHAWN MOBLEY :CP-51-CR-0003485-2016 April 28, 2017 Courtroom 704, Criminal Justice Center Philadelphia, Pennsylvania 5 MOTION RECONSIDERATION BEFORE: THE HONORABLE VINCENT MELCHIORRE, J. 2 APPEARANCES:

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smobley(2).txt
 3 ZACHARY WYNKOOP, ESQUIRE
Assistant District Attorney
4 For the Commonwealth
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   BERTO ELMORE, ESQUIRE
    Counsel for the Defendant
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                    COMMONWEALTH VS. MOBLEY
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                    MR. ELMORE: Good morning, Judge.
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                    THE COURT: Good morning.
                    All right. We're here on Case No.
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                 1, Shawn Mobley. Mr. Elmore is here
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                 for the defense, and Zach Wynkoop for
 7
                 the Commonwealth.
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8	smobley(2).txt This is defense's motion for
9	reconsideration filed, based on the
10	motion to suppress and that was heard
11	in this courtroom on April 3rd, 2017.
12	MR. WYNKOOP: That's correct, Your
13 .	Honor.
14	THE COURT: Mr. Elmore, you may
15	proceed.
16	MR. ELMORE: Judge, I filed this
17	motion because I felt this Court had
18	erred on the law based on the facts.
19	As the Court knows, and I have
20	presented two cases or three cases. I
21	know the Court has read those.
22	I think that what we have here is,
23	well, these cases talk about one of
24	the first things I want to talk about,
1	COMMONWEALTH VS. MOBLEY
2	Judge, is the law. And the two cases
3	presented are Supreme Court cases
4	Commonwealth vs. Roland, and
5	Commonwealth vs. Melendez.
6	Now I tried to find cases that I
7	think are similar to our situation as
8	possible, and that was with
9	Commonwealth vs. Roe which is a
10	Superior Court case, and I talk about
11	an open door and I also talk about
12	finding an item
13	THE COURT: Mr. Elmore, remember,

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smobley(2).txt 14 that was a stormy night. 15 MR. ELMORE: Yes, the door was 16 open --17 THE COURT: Right. 18 MR. ELMORE: -- and they walked in. 19 THE COURT: Right. 20 MR. ELMORE: And in that situation the Superior Court said, that was not 21 22 enough. 23 THE COURT: Exactly. And I would 24 agree with the Superior Court. 5 COMMONWEALTH VS. MOBLEY 1 2 MR. ELMORE: And in this particular 3 situation we have some prior communications between my client and 4 the police officers. I think that it 5 6 is clear that they did two things. 7 The record reflects that the officer said they -- on Page -- I have the page 8 9 here, Page 14. THE COURT: what line? 10 MR. ELMORE: Line 2, Judge. 11 12 THE COURT: Okay. MR. ELMORE: It says, "So at that 13 point the door was unlocked. I went 14 back into the basement with the 15 16 defendant along with Officer Lee. When I went down into the basement I smelled 17 what I believed to be burnt marijuana." 18 19 THE COURT: You're on page?

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	smobley(2).txt MR. ELMORE: I don't know. Do you
20	MR. ELMORE: I don't know. Do you
21	all have the same thing?
22	THE COURT: I have on the bottom of
23	Page 14
24	MR. ELMORE: That's how I went
1	6 COMMONWEALTH VS. MOBLEY
2	through it. I was at the bottom of the
3	page.
4	I don't know. Do you have the same
5	page I have?
6	THE COURT: Page 14 on the very
7	bottom?
8	MR. ELMORE: Yes.
9	THE COURT: Go ahead.
10	MR. WYNKOOP: So on the bottom of
11	Page 13, Your Honor.
12	MR. ELMORE: Yes.
13	THE COURT: Okay.
14	MR. ELMORE: "So at that point the
15	door was unlocked. I went back into
16	the basement with the defendant along
17	with Officer Lee. When I went down
18	into the basement I smelled what I
19	believed to be burnt marijuana."
20	And on Page 14, it says, "After
21	smelling the burnt marijuana in the
22	basement does the defendant remain in
23	the basement? "
24	"Yes. не was looking around for, he

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1	COMMONWEALTH VS. MOBLEY
2	said his keys. Your Honor, I remember
3	when I went down, on the right-hand
4	side, there was, it looked like
5	shelving there, was a set of keys
6	hanging. I did notice the defendant
7	walked by them and not grab them
8	this is the answer he seemed to be
9	pacing back and forth."
10	"He stated to me he stated to me
11	that he thought the tenants stole his
12	keys, and I told him that I didn't
13	believe that happened because I hadn't
14	seen anyone go to the basement, and I
15	pointed out, I said, "Are those your
16	keys right there?" And just real quick
17	he said "Oh, yeah, they're mine," and
18	we exited the basement."
19	And then on Page 15, the officer
20	stated I got a page out of place
21	here.
22	It says: "QUESTION: Okay, what
23	were you looking for down there, when
24	you returned to the basement?

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COMMONWEALTH VS. MOBLEY

Just something to secure the door.

Because it looked like he, you know,
being the landlord, I was kind of
hoping to find something to secure the
door with."

Page 6

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7	And then if you go further down it	
8	says, "I went back into the basement,	
9	Your Honor, I started noticing more s	0
10	than the burnt marijuana smell, I	
11	started smelling unburnt marijuana."	
12	Now, Judge, this is somebody that,	
13	"I started smelling." He's a police	
14	officer, so to say the fact that he's	
15	smelling this marijuana and he's	
16	walking around the basement, the last	I
17	checked it was illegal.	
18	And then it says "I was walking ju	st
19	looking for something to secure the	
20	door. I noticed in the back in the	
21	other part of the basement, there was	a
22	desk and I saw unused packaging."	
23	So he's looking all the way in the	
24	back of the basement, looking for	
		9
1	COMMONWEALTH VS. MOBLEY	J
2	something to secure this door. That'	S
3	looking. That's searching.	
4	So under what authority does he ha	ve
5	a right to go into a private area and	
6	search?	
7	And then, Judge, we talk about	
8	probable cause. Probable cause arise	S
9	if there is, in fact, a crime.	

I think that at the most, basically

he's saying, there's no crime here,

he's saying it's not a crime, but he's Page 7

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13 saying just ignore that, I didn't care 14 about that. But do you have a right to go in someone's house and search when 15 there's no crime, there's no probable 16 17 cause? 18 So, Judge, at this point -- and I 19 believe Melendez says, police can't 20 create exigent circumstances. So it's easy to say that the crime had taken 21 place and I had probable cause, 22 23 probable cause is here but there's no 24 crime, then there's no probable cause.

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COMMONWEALTH VS. MOBLEY

So we move forward to exigent

circumstances.

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Now, both Melendez and in particular, Roland, talks about exigent circumstances. And in Roland it says it's private if there is a presumptive unreasonableness to go in somewhere private without a warrant; that's the first thing.

The second thing, Judge, is that they talk about a list of factors, and Commonwealth vs. Roland, in terms of reasonableness, you got to have probable cause and you got to have exigent circumstances, and the factors they talk about, among the factors, the gravity of the offense, whether we have

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19	an offense here in this case, yes or
20	no?
21	THE COURT: Can I see those?
22	MR. ELMORE: Yes. And I don't see
23	those here. I don't see a crime here.
24	You don't have any permission by the
1	COMMONWEALTH VS. MOBLEY
2	client and he testified that in the
3	notes that, he testified:
4	"Did he give you permission to go
5	into the basement? No."
6	"Did he ask you to lock the door?
7	No."
8	This is a government action. This
9	is not a neighbor. That's why we have
10	the amendment to protect citizens
11	against the government. So a
12	government actor, you just can't walk
13	in and say, I'm going to go over to
14	this guy's house and I'm going to roll
15	into this guy's house, and I'm going to
16	lock his door?
17	Did he tell you to lock the door?
18	No. So what are you doing walking
19	around his basement, walking around in
20	his private residence? It's clear in
21	the notes of testimony that he did not
22	have permission.
23	And it's clear that he went in there
24	to lock a door. What was he going to Page 9

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1	COMMONWEALTH VS. MOBLEY
2	lock it with? He didn't have a key.
3	Is it reasonable to suggest, well,
4	he's going to find something in
5	somebody's house to lock the door? He
6	also could have gotten the keys from
7	he knew that my client wasn't there?
8	We can not take away a person's
9	privacy rights because a police officer
10	says, well, I decide I want to lock a
11	door. That's not exigent circumstances
12	under any situation.
13	If they wanted to protect the
14	situation they could have did it with
15	less intrusive way; waited to contact
16	my partner, to see if he had his phone
17	number to see if he came back, but you
18	can't just open the door and start
19	searching and in the notes of
20	testimony, he said he was looking and
21	there was an objection; he was
22	searching. Looking, searching they're
23	basically the same thing. He was
24	conducting a search. He was looking
1	COMMONWEALTH VS. MOBLEY
2	for something.
3	Judge, I don't see how the law
	- ·
4	protects this issue in terms of there
	Page 10

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5	<pre>smobley(2).txt is no probable cause and there's no</pre>
6	exigent circumstances, and you have to
7	have both. There's certainly no
8	exigent circumstances to go inside a
9	house to lock a door.
10	In Melendez very clearly, the
11	holding in Melendez is the police can
12	not create exigent circumstances.
13	So, I don't know whether exigent
14	circumstances I asked him very
15	clearly and the notes say I asked was
16	anybody screaming
17	THE COURT: I understand, counsel.
18	I got it.
19	MR. ELMORE: All right.
20	THE COURT: I got it.
21	MR. ELMORE: Judge, I think that I'm
22	correct the two cases I gave to the
23	Court and Commonwealth vs. Roe, I think
24	they're all on point, and I would ask
1	COMMONWEALTH VS. MOBLEY
2	the Court to reconsider and grant the
3	motion to suppress.
4	THE COURT: Commonwealth, do you
5	have anything additional?
6	MR. WYNKOOP: I have argument based
7	on counsel's case law.
8	THE COURT: Okay.
9	MR. WYNKOOP: Just briefly, Your
10	Honor, I just want to put my three

11	points on the record.
12	THE COURT: Go ahead.
13	MR. WYNKOOP: I think the first one
14	I'd like to put on the record for
15	submission is that the case law here is
16	not at all analogous with the situation
17	we're dealing with.
18	I would agree with counsel that the
19	exigent prong laid out in both Roland
20	and Roe are correct and the Court ruled
21	correctly there; but these cases are
22	not analogous to what we have here.
23	Just mostly what I want to hit on is
24	Mr. Elmore's assertion that looking for
1	1
1	COMMONWEALTH VS. MOBLEY
2	something and searching are basically
3	the same thing.
4	In this courtroom and every
5	courtroom in this building they are a
6	hundred percent not the same thing.
7	Searching is a legal term of art. A
8	search is something a police officer
9	will perform in the hopes of finding
10	contraband, weapons, narcotics, et
11	cetera, and so forth.
12	Looking for, on the other hand,
13	Officer Farley, he was returning to the
14	house where a landlord tenant dispute
	had just occurred, where both parties
15	J

17	chain and a lock that both parties had
18	had a key to, and after that agreement,
19	this gentleman right here disappeared
20	and so did the chain.
21	Officer Farley took it upon himself,
22	rather than 11:00 at night leaving the
23	basement door wide open, rather than
24	doing that, Officer Farley served the
1	COMMONWEALTH VS. MOBLEY
2	community, and entered the basement
3	that he had already been given
4	permission to go in to, to see if he
5	could find that chain and locks so Mr.
6	Mobley's personal property is not
7	destroyed.
8	And lastly, Your Honor, exigent
9	circumstances to search, as soon as he
10	sees the unburnt large quantities of
11	marijuana, Officer Farley, he does not
12	continue looking.
13	So Officer Farley did not go in the
14	basement for a search, that's a legal
15	term of art, but rather went into the
16	basement to help the defendant.
17	So for those three reasons I would
18	ask Your Honor to deny the motion for
19	reconsideration.
20	THE COURT: Thank you.
21	All right. I have read all three
22	cases and I agree that in this

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23	<pre>smobley(2).txt particular case, there isn't reasonable</pre>
24	suspicion, there isn't probable cause,
	омер (1916), омет о том о ресовате однос,
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1	COMMONWEALTH VS. MOBLEY
2	or exigent circumstances but that's not
3	the facts of this case.
4	The facts of this case is the
5	officer responds to the dispute and as
6	a resolve of that dispute he has a key
7	to enter the basement. The landlord
8	and the tenant give him permission to
9	go in the basement.
10	The landlord actually invited the
11	officer in, on the first go around.
12	There's a padlock and there's a chain.
13	After that agreement, the door was
14	left open, the police officer was
1 5	outside with the tenant and the
16	defendant disappears. The tenant has
17	permission to be in the basement as
18	well as the landlord.
19	The landlord never revoked his
20	permission. Permission trumps
21	reasonable probable cause and exigent
22	circumstances. The owner never
23	revoked. The tenant had a right to
24	give permission if there's an agreement
1	COMMONWEALTH VS. MOBLEY
2	
	that a chain and a lock would be on it,
3	both people would have keys, that was Page 14

4	never resolved, so that was never
5	revoked.
6	I've read all three of the cases,
7	Roe, Roland and Melendez, and they are
8	totally factually different from this
9	case. Which there is nothing similar
10	to those three instances where the
11	police, on their own, decide to enter a
12	property with no dialogue of the owner
13	except for the underage drinking case.
14	And in this case permission was
15	given by the owner and he also had the
16	right to give permission, the door was
17	left open, the chain was missing. The
18	officer went in to look for the chain,
19	not to search the property.
20	For that reason I will deny the
21	motion for reconsideration; and the
22	motion to suppress is denied.
23	Thank you.
24	(Pause.)
1	COMMONWEALTH VS. MOBLEY
2	MR. ELMORE: Judge, my client wants
3	to waive and we're asking for a recusal
4	to go in front of another judge.
5	THE COURT: Sure, in an abundance of
6	caution.
7	
	It's going to be a waiver?
8	MR. ELMORE: Yes. It's going to be

a waiver, Your Honor. Page 15

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10	THE COURT: Well, let's, while he's
11	here, let's do the waiver colloquy and
12	then I'll send it to another room on
13	another date.
14	Do you have the waiver colloquy form
15	filled out, Mr. Elmore?
16	MR. ELMORE: Yes.
17	(Pause.)
18	THE COURT: Okay. Good morning
19	again, Mr. Mobley.
20	THE DEFENDANT: Good morning.
21	THE COURT: Is he sworn?
22	THE CRIER: Let me do that, Judge.
23	Sir, please state your name and
24	spell it for the Court.

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T	COMMONWEALTH VS. MOBLEY
2	THE COURT: Pull that mic closer to
3	you.
4	THE DEFENDANT: Shawn Mobley,
5	S-h-a-w-n, M-o-b-l-e-y.
6	THE COURT: Good morning, Mr.
7	Mobley.
8	As you are aware, I have denied the
9	motion to suppress and the motion for
10	reconsideration, and after those two
11	things were done I had asked your
12	attorney whether you wanted to proceed
13	to a jury trial or a waiver trial. And
14	your attorney represented to me that
15	you would like to go to a waiver trial.

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16	6	However, you've asked me to recuse
17	7	myself, take myself off this case, now
18	8	that I've heard so much about it, and I
19	9	granted that motion, for a waiver
20	0	trial.
2:	1	And so what we're going to do now,
22	2	I'm going to colloquy you on your right
23	3	to waive your right to a jury trial and
24	4	then we will send you to another waiver
		21
	1	COMMONWEALTH VS. MOBLEY
7	2	room to a judge who knows nothing about
3	3	this case for your trial.
4	4	Do you understand that?
	5	THE DEFENDANT: Yes, Your Honor.
(6	THE COURT: You agree with
7	7	everything with the recitation of the
{	8	facts as I've laid them out as it
(9	relates to this colloquy?
10	0	THE DEFENDANT: Yes, Your Honor.
1	1	THE COURT: Okay. Very good. Okay.
12	2	So before I can accept your waiver of
13	3	your jury trial rights, I am required
14	4	by law to ask you certain questions to
1	5	make sure that you understand that you
10	6	have the absolute right to a jury
17	7	trial, and that right is guaranteed to
18	8	you by United States and Pennsylvania
19	9	Constitutions.
20	0	Do you understand that?
2	1	THE DEFENDANT: Yes, Your Honor. Page 17

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22	THE COURT: So, sir, how old are
23	you?
24	THE DEFENDANT: Thirty-eight, back
1	COMMONWEALTH VS. MOBLEY
2	when this
3	THE COURT: Actually, pull that
4	microphone closer to you.
5	How far did you go in school?
6	THE DEFENDANT: Three years of
7	college.
· . 8	THE COURT: Can you read, write and
9	understand the English language?
10	THE DEFENDANT: Yes, I can.
11	THE COURT: Have you ever been or
12	are you currently being treated for any
13	mental illness?
14	THE DEFENDANT: Yes.
15	THE COURT: Would that condition or
16	any medication you may be on as a
17	result of that condition affect your
18	ability to understand what's going on
19	here today?
20	THE DEFENDANT: No.
21	THE COURT: Are you under the
22	influence of any drugs, alcohol or
23	prescription medication that would
24	affect your ability to understand

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2	<pre>smobley(2).txt what's happening here today?</pre>
3	THE DEFENDANT: NO.
4	THE COURT: All right, sir. I am
5	showing you what's called a waiver of
6	your jury trial rights form.
7	Have you reviewed this form with
8	your attorney?
9	THE DEFENDANT: Yes.
10	THE COURT: As I have advised you at
11	the beginning of this colloquy is you
12	have an absolute right to a jury trial
13	as guaranteed to you by both the United
14	States and Pennsylvania Constitutions.
15	Do you understand that?
16	THE DEFENDANT: Yes.
17	THE COURT: Okay. With this form
18	you give up your right to that jury
19	trial, and at the bottom left-hand side
20	of this form, is that your signature?
21	THE DEFENDANT: Yes.
22	THE COURT: Did you waive your right
23	to a jury trial of your own free will?
24	THE DEFENDANT: Yes.
1	COMMONWEALTH VS. MOBLEY
2	THE COURT: Are you completely
3	satisfied with your attorney to this
4	point?
5	THE DEFENDANT: Yes.
6	THE COURT: I must advise you that
7	if you wanted a jury trial, the jury

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smobley(2).txt
would consist of 12 citizens from the 8 community. You would be able to 9 participate with your attorney in 10 11 selecting that 12-member jury. The 12 jury would then listen to the facts of the case and decide whether you were 13 14 guilty or not guilty of the charges against you. 15 If the jury decided that you were 16 17 guilty, that verdict would have to be 18 unanimous; that is all 12 jurors would 19 have to agree. 20 Do you understand that? 21 THE DEFENDANT: Yes, I do. 22 THE COURT: According to the form 23 that you have read and discussed and 24 signed with your attorney, you're 25 COMMONWEALTH VS. MOBLEY 1 2 agreeing to give up your right to a 3 jury trial and allowing the judge alone to listen to the facts of the case and 4 decide whether you are guilty or not 5 6 guilty of the charges against you. Do you understand that that is the 7 form you have signed? 8 9 THE DEFENDANT: Yes. 10 THE COURT: And do you agree to have 11 this case heard by me today alone without a jury? 12 13 THE DEFENDANT: Yes.

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14	smobley(2).txt THE COURT: Has anyone promised you
15	anything in exchange for your waiver of
16	your right to a jury trial?
17	THE DEFENDANT: No.
18	THE COURT: Have any threats been
19	made to you to get you to give up your
20	right to a jury trial?
21	THE DEFENDANT: No.
22	THE COURT: All right. I am
23	satisfied that the defendant is making
24	a knowing, intelligent and voluntary
1	COMMONWEALTH VS. MOBLEY
2	waiver of his right to a jury trial,
3	and I will accept the same.
4	We will wait until this is assigned
5	to another judge and then you can enter
6	the plea.
7	THE CRIER: 5/19.
8	THE COURT: 5/19, 704.
9	THE CRIER: 804. I'm sorry.
10	
11	(Reconsideration hearing concluded.)
12	
13	
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smobley(2).txt CERTIFICATION I hereby certify that the proceedings and evidence are contained fully and accurately in the notes taken by me on the matter of the above cause, and this copy is a correct transcript of same. KIM TOWARNICKI Official Court Reporter (THE FOREGOING CERTIFICATION OF THIS TRANSCRIPT DOES NOT APPLY TO ANY REPRODUCTION OF THE SAME BY ANY MEANS, UNLESS UNDER THE DIRECT CONTROL AND/OR SUPERVISION OF THE CERTIFYING REPORTER.)

Case 2:18-cv-00924-PD Document 15-3 Filed 05/03/18 Page 23 of 27

EXhibit G

Ream 1 of 2

500 (1 to 500) of 791 pages

Civil Action No. 18-924



Request #16045126

OLUTOKUNBO EFUNNUGA

MRO 1000 Madison Avenue Suite 100 Norristown, PA 19403

> Sheree Mobley-Bradham Personal 537 Orchard Ave. Yeadon, PA 19050



Shipment #10084348 OLUTOKUNBO EFUNNUGA Invoice #16045126 791 pages

Norristown, PA 19403

MRO 1000 Madison Avenue Suite 100

Ph: (610) 994-7500 Fx: (610) 962-8421



Tax ID (EIN) 01-0661910

Invoice

16045126 3/17/2017 Invoice Number: Date:

Your requested medical records are attached. Tracking #: MFTZ5FPABLWP7

Patient Name: **OLUTOKUNBO EFUNNUGA**

Mercy Fitzgerald Hospital Medical Facility:

Sheree Mobley-Bradham Requester:

Your reference number:

Paid to MRO:

To pay by credit card, go to www.roilog.com and enter the tracking number and the invoice number as the request number.

\$0.00 Search and Retrieval Fee: 779 Number of Pages: \$77.90 Tier 1: Tier 2: \$0.00 Tier 3: \$0.00 Media pages/materials: Media fee: \$0.00 Certification fee: \$0.00 Adjustments: \$0.00 Postage: \$13.51 Sales Tax: \$5.48 Total: \$96.89 Paid at Facility: \$0.00

Due upon receipt. Please return this invoice along with a check payable to:

MRO P.O. Box 6410 Southeastern, PA 19398-6410

Tax ID (EIN) 01-0661910

\$96.89 Total Amount Due:

INVOICE FOR COPIES OF MEDICAL RECORDS

\$0.00

MRO processes requests for copies of medical records on behalf of your healthcare provider. Federal and state laws permit healthcare providers and companies like MRO to charge patients a "reasonable, cost-based fee" for copies of their medical records. (See 45 C.F.R. § 164.524(c)(4)). Releasing medical records is a time and labor intensive process. This fee covers the costs associated with pulling, scanning, reproducing your records, and either printing them out or putting them on a CD for you to access. Pursuant to these laws, MRO has invoiced you for the copies of the medical records that you requested.

By paying this invoice, you are representing that you have reviewed and approved the charges and have agreed to pay them. Any dispute relating to this invoice must be presented before paying this invoice. Any dispute not so presented is waived. All disputes must be resolved by arbitration under the Federal Arbitration Act through one or more neutral arbitrators before the American Arbitration Association. Class arbitrations are not permitted. Disputes must be brought only in the claimant's individual capacity and not as a representative of a member or class. An arbitrator may not consolidate more than one person's claims nor preside over any form of class proceeding.

Late Payment of Invoice Balance

If MRO does not receive payment for the balance on your invoice for your records within 30 dayswe may choose to pursue collections processing.

FI-EDCG14

Mercy Fitzgerald Hospital A member of Mercy Health System

EMERGENCY RECORD

Darby, PA 19023

Account No: FA1307223089 Unit No: F001250247 Time: 0703 Date: 10/07/16

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PATIENT INFORMATION

EFUNNUGA, OLUTOKUNBO DOB: 03/06/1979 AGE: 37 Pt Status: REG ER Hame: SEX: M Address: 537 ORCHARD AVE **MS:** S LOC/SIVe: FIER RACE: AA Room/Bed:

LANSDOWNE, PA 19050 LANG: UNKNOWN Accomodation: Phone: (000)000-0000 ADM Src/Prior: HOM /ER Last DC Date:

SSN: XXX-XX-0000 Religion: UNKNOWN

Church:

Occurrence Date: 10/07/16 Occurrence Code: 11

PHYSICIAN INFORMATION

Admitting Physician Attending or ER Physician Primary Care Physician

DOCTOR, NONE (FAMILY) DOC, ED

Att Group: .

NEXT OF KIN PERSON TO NOTIFY

Name: UNK,UNK Name: UNK, UNK

Addr: Addr:

Phone: (000)000-0000 Phone: (000)000-0000

Other: Other: Relat: UNKNOWN Relat: UNKNOWN

EMPLOYER INFORMATION GUARANTOR INFORMATION

Name: UNEMPLOYED Name: EFUNNUGA, OLUTOKUNBO Emp: UNEMPLOYED

Addr: 537 ORCHARD AVE Addr: Addr:

LANSDOWNE, PA 19050

Phone: (000)000-0000 Phone: Phone:

SSN: XXX-XX-0000 Status: UN

Relat: SELF / SAME AS

INSURANCE INFORMATION Financial Class: SP

SP

INS#3: Pri: SELF PAY INS#2: Addr: Addr: Addr:

Phone: Phone: Phone: Policy#: Policy#: Policy#: Group#: Group#: Group#: A#: A#: A# · Subscrb: Subscrb: Subscrb: Sub Emp: Sub Emp: UNEMPLOYED Sub Emp: Relation: SP Relation: Relation:

Status: PENDING Status:

INS#4:

Reason For Visit: UNRESPONSIVE

Comment:

ISOLATION: Privacy Notice Given?: N (Date:

Status:

)

CO-Pay Collected: N Mode of Arrival: AMBULANCE COB Signed/Verified:

Registration Clerk: FIBIXBYK **ETRIXBAK** email: NA use email:

Mercy Fitzgerald Hospital
EMERGENCY FLOW SHEET RECORD
Name: Efunnuga, Olutokunbo Age: 37Y MR: F001250247 Acct: FA1307223089

VITAL SIGNS	NJM	NJM	NJM	NJM	NJM
TIME	10/7/2016 08:59	10/7/2016 07:51	10/7/2016 07:46	10/7/2016 07:44	10/7/2016 07:39
BP	113/79	142/91	144/97	139/94	146/98
PULSE	-116-	-119-	-119-	-120-	-120-
RESP	-18-	-20-	-20-	-20-	-15-
TEMP					
PAIN					
O2 SAT	-100- on Ventilator	-100- on Ventilator	-100- on Ventilator	-100- on Ventilator	-100-

VITAL SIGNS	NJM	NJM	NDT1
TIME	10/7/2016 07:37	10/7/2016 07:28	10/7/2016 07:17
BP	149/96		
PULSE	-120-		
RESP			
TEMP			95.0
			(Rectal)
PAIN		0	
		(No Complaint of Pain)	
O2 SAT	-100- on Ventilator		

Name: Efunnuga, Olutokunbo Age: 37Y MR: F001250247 Acct: FA1307223089 Prepared: Sat Oct 08, 2016 20:53:16 by Interface Page: 1